

Participant Agreement

This agreement is concluded between the PUBLIC UNION "NATIONAL HERO" (hereinafter referred to as the Administration of the Platform or the Organization), that is the administration of the resource located at <http://SaveArmyMan.com>, and the individual (hereinafter referred to as the Participant or the User) that has visited the webpages of the Platform and/or has made use of at least one service or function that are being provided within the framework of the Platform.

1. Key Terms and Definitions

For the purpose of a unified application and interpretation of the provisions of the present Agreement, the following terms shall be used:

1.1. **SaveArmyMan Worldwide Platform for Strong Ideas** or a SAM Equity Crowdfunding Defense Platform (hereinafter referred to as the Platform or SAM Platform, or the Resource) – is an Internet resource / a website that is located at the following URL-address: <http://SaveArmyMan.com>, and that operates on the basis of a program (programs) for ECM (Electronic Computing Machines) and is aimed at publication and exchange of information, as well as for execution of other tasks.

Apart from ECM programs, other integral parts of the Platform include User's interface, trademarks for products and services, logos, design of the pages, the accumulation of information published on behalf of or by the order of the Administration of the Platform, content of the participants and third parties, as well as other objects of intellectual property.

1.2. **Administration of the Platform** – a PUBLIC UNION "NATIONAL HERO" that, on a respective legal basis, owns the rights for the Internet-resource SAM Platform.

The Administration of the Platform defines the algorithm of use of the features, services and functions of the present Internet-resource and grants credentials to the Administrator of the SAM Platform.

Apart from that, the Administration of the Platform also possesses other rights not mentioned in this article, but envisaged by legal acts, contracts, including the current Agreement, the Rules of the Platform, the Confidentiality Policy.

The contact information of the Administration of the Platform, as well as other reference details, are indicated in the Article 11 of the present Agreement.

Neither of the provisions of the present Agreement can grant the Participant or any third parties the rights to use the trademarks for products and services, domain names and other identification marks of the Administration, unless otherwise provided by the current Agreement or other documents.

The above-mentioned rights can only be granted via a written consent of the Administration of the Platform.

1.3. Administrator of the SAM Platform – a User who, according to the granted credentials, performs administration of the features, services and functions of the Platform and provides informational and technical support to the operation of the Platform. The employee of the Administration of the Platform performs the role of an Administrator.

1.4. Moderator of the SAM Platform – a User that is chosen by the Administrator of the Platform in order to accompany the determined Application Forms and Projects of the Author.

1.5. Expert – a User chosen by the Moderator to perform analytical research of the Projects submitted for review and/or published on the Platform in order to provide them with a personal evaluation in the form of a conclusive statement or an individual opinion (commentary). The opinions (commentaries) and conclusive statements (parts of these statements) of the Experts published on the Platform do not serve as a consultation and recommendation for the participants of the Platform. The conclusive statements and opinions (commentaries) of the Experts are a part of the internal information of the Platform that the Administration of the Platform might use while making a decision regarding the publication of a Project on the Platform.

1.6. Participants of the Platform – is a generalized notion used to define all the physical and legal persons that visit the Platform or, in one way or another, make use of the services and/or features and functions of the Platform. The rights and responsibilities applicable to the Participants apply to everyone, unless otherwise provided by the current Agreement or by other documents.

1.7. User – an individual that utilizes the services and/or features and functions of the Platform. User is under obligation to complete the identification (registration) procedure, to receive an individual login and password. An individual that has not completed the identification (registration) procedure, but by any means has received an access to the features and functions of the Platform, undertakes all the obligations of the User that has completed the registration procedure.

1.8. Identification (Registration) of the Participant – a fixed course of action after the fulfillment of which the Participant is assigned with an individual login and password, as well as receives a newly-created individual user account. The Identification of the Participant allows to identify a specific person. Identification is a compulsory requirement required to receive an unlimited access to the services and functions of the Platform. Identification can be completed with the use of the active registrations of the Participant in certain social networks that are indicated as available in the Identification section.

1.9. **User Account (Account)** – an accumulation of information about the Participant and authorization data (login, password) that are necessary to identify the Participant during his use of the Platform.

1.10. **Personal Profile of the User (Profile)** – part of the present Internet-resource in the form of a webpage (webpages) that is automatically created for the User upon completion of the identification procedure. With the help of the functions available in his personal profile, the User will be able to use the functions and services of the Platform.

1.11. **Feature of the Platform** – a part of the Platform that has a custom-designed interface and that is aimed at performing specific tasks.

1.12. **Functions of the Platform** – the capabilities (tools) of the Platform that enable the Participants to communicate with each other, utilize the available content, publish their own content (materials, etc.), receive notifications about events, news, etc. The same functions might be used in different Features.

1.13. **Content** – informational filling of the webpages of the Platform, including but not limited to: texts, graphics, multimedia, musical and literary works, software for devices, etc., audio-visual works, sound recordings, images, trademarks of products and services, logos, hyperlinks, their fragments, information, widgets, gadgets, technical description of the processes, methods, other objects of publication, both fee-based and free-of-charge.

1.14. **Project** – a relevant and/or a new idea of non-lethal nature that belongs to the Author and that has been submitted for review by the Organization for further publication on the Platform. The Project has to fit into the scope of activity of the Platform: saving the life of an Army Man; accommodation and living conditions of the Army Man; rehabilitation of the Army Man; physical, cultural and spiritual education of the Army Man; safety of the family of the Army Man.

1.15. **Author** – a Participant who has a User Account (who has identified himself) on the Platform and who provides the Organization with the information about his Project for a further registration, review and publication of the Project on the Platform.

1.16. **SAM Strong Idea (Strong Idea)** – a Project with a clear-cut objective and a well-structured plan of implementation that has been published on the Platform.

1.17. **SAM Author (Author of a SAM Strong Idea, Author of a Strong Idea)** – a physical or legal person that has concluded an Agreement with the Organization and that has taken a responsibility to implement a SAM Strong Idea according to the concluded Agreement. Author of a SAM Strong Idea can be an Author himself or a representative of the latter. A person having certain civil

rights restrictions due to age cannot become a SAM Author. That kind of individual can implement his Project via a representative.

1.18. **SAM Volunteer** – a Participant that makes charitable contributions to a specific SAM Strong Idea via the Organization and/or via the Platform.

1.19. **SAM Businessman** – a Participant that has confirmed his intentions to:

- become a business partner of a SAM Author in the process of implementation of a Strong Idea and receiving dividends or other rewards;
- reinforce a Strong Idea with a sum that equals to or exceeds the established numeric barrier.

The rest of the Terms that has not been included in the current Section, might be defined in other Articles and Sections of the present Agreement, the Rules of the Platform, the Confidentiality Agreement, in other rules of the Platform. Apart from that, a definition shall be given in accordance with the interpretation developed in the Internet, in corporate use and in the current legislation of Ukraine.

2. Subject Matter and Content of the Agreement

2.1. The Participant Agreement defines the algorithm and terms and conditions of use of the features, services and functions of SAM Platform, determines the rules and responsibilities of the Participants during their use of the Platform, the credentials of the Administration of the Platform and of the Administrator, the terms and conditions of publication and use of all the information available on SAM Platform.

2.2. The Organization publishes on the Platform Strong Ideas of SAM Authors with the aim of collection and accumulation of charitable contributions of SAM Volunteers for their further transfer to the Strong Idea chosen by the SAM Volunteer.

By using the current Internet-resource, the Participant confirms his consent with the Rules of the Platform located at <http://savearmyman.com/page/basic-rules>. These Rules regulate the algorithm of registration, publication and funding of the projects with the use of the functions and services available at <http://SaveArmyMan.com>.

2.3. The present Agreement is considered to be a public offer of the PUBLIC UNION "NATIONAL HERO", according to the Article 641 of the Civil Code of Ukraine, and in accordance with the current legislation has a corresponding legal force. Performance of any of the below-mentioned actions shall imply that you have given an unreserved consent (acceptance) to the present Agreement:

2.3.1. Completion of the identification (registration) procedure on the Platform.

2.3.2. Use of any feature, service or function of the Platform, regardless of completion or non-completion of the identification (registration) procedure.

2.4. Acceptance of the terms and conditions of the Agreement is not related to any deadline (time interval) and is performed simultaneously with the occurrence of the actions indicated in the Articles 2.3.1. and 2.3.2. of the present Agreement.

The terms and conditions of the present Agreement apply to all Participants of the Platform – those who don't have a user account on the Platform, and those who have any available type of the user account.

2.5. The present Agreement can only be accepted completely. A partial non-consent with the terms and conditions of the Agreement is not allowed.

2.6. Every Participant is under obligation to read and get acquainted with the Agreement before using SAM Platform. By using any part of the Platform, the Participant automatically gives his consent to be bound to comply with the terms and conditions of the present Agreement with the Organization.

2.7. Familiarization with the Agreement in full, as well as with the Rules of the Platform located at <http://savearmyman.com/page/basic-rules>, Confidentiality Policy located at <http://savearmyman.com/confidential-agreement> is an absolute obligation of any individual that expresses a desire to utilize the services and/or features and functions of the Platform. Access to the above-mentioned documents does not require previous completion of the identification (registration) procedure on the Platform. Thus, the statement of ignorance of the terms and conditions of the present Agreement, of the Rules of the Platform and of the Confidentiality Policy does not constitute a ground to non-fulfillment of the Agreement. All the actions performed by the Participant are considered to be the actions of an individual that has familiarized himself with the terms and conditions of the present Agreement, with the Rules of the Platform and with the Confidentiality Policy and has accepted the above-mentioned documents.

2.8. The present Agreement is aimed at the individuals that have full legal capabilities according the current legislation. In the event of the lack of the required capabilities, the Administration of the Platform recommends such a Participant to leave the Platform. The Administration of the Platform bears no responsibility for the actions performed in violation of the corresponding rule.

If the Participant hasn't turned 18 up to the present moment, the Administration of the Platform recommends the Participant to avoid using the features, services and functions of the Platform. Furthermore, it is recommended for such an individual to address his representative.

2.9. The rights and responsibilities determined by the present Agreement are mandatory to comply with by any individual that uses the services and/or features and functions of the Platform. The Agreement also applies to the

relationships related to the rights and interests of the third parties that do not use the services, features and functions of the Platform, but whose rights and interests might be violated as a result of the actions of the Participants of the Platform.

2.10. The information available on the Platform in the form of reports, news, press-releases and other informational materials of the Organization is up-to-date as of the moment of its creation. In view of the later events and the time lapsed, some of the above-mentioned information might turn out to be incomplete or incorrect. However, upon its publication the Organization does not guarantee the immediate correction of such information in accordance with the events that have occurred.

2.11. The point of view of the authors of the projects, articles, commentaries, other informational materials published on the Platform might not coincide with the points of view and attitudes of the Administration of the Platform or the Administrator. The Administration of the Platform and the Administrator possess an unconditional and absolute right to express their point of view and post commentaries related to other viewpoints, attitudes and the content published on the Platform.

2.12. The Agreement has been developed within the framework of the current legislation of Ukraine. All relationships that result from the use of the SAM Platform are regulated by the current legislation of Ukraine.

If the law of the country of residence or of temporary residence of the Participant prohibits the use of the Platform for any reason, the Participant is obliged to avoid using the Platform. If, regardless of that, the Participant continues the use of the Platform, he does so at his own risk and peril and on his own responsibility. At the same time, all the terms and conditions of the present Agreement stay in force, unless otherwise directly indicated in the present Agreement itself or in the appendices to it.

3. Features, Services and Functions of the Platform.

3.1. The features, services and functions of the Platform provide the Participants with technical, organizational and legal opportunities to communicate, publish and exchange information or the results of their creative (intellectual) activity, to develop and implement their creative and other abilities, etc.

The services and functions of the Platform provide support to the authors of the projects related to promotion and/or implementation of the above-mentioned projects.

3.2. The use of the specific features, services or functions of the Platform might be regulated by the additional Agreements and Rules published on the respective pages of the Platform. The above-mentioned documents are an integral part of the present Agreement and are mandatory to comply with by all Participants in

the event of use of the respective features, services and functions of the Platform.

3.3. The services and functions available on the pages of the Platform are provided in "as is" state and cannot be changed according the requests of an individual person or a group of individuals, unless otherwise indicated in the present Agreement or in the appendices to it.

3.4. The features and functions of the Platform grant the Participant the possibility to customize the privacy of his user account and his personal profile. Thus, all the settings related to the access to the information published by the Participant depend on his own preferences. Therefore, the Participant bears an individual responsibility for granting access to the information published by himself.

4. Identification (Registration) Procedure on the Platform.

4.1. The Compulsory Nature of the Identification (Registration) Procedure.

4.1.1. In order to utilize the services and/or the functions of the Platform, the Participant needs to complete the identification (registration) procedure. During the identification procedure, the Participant is obliged to provide the Administrator of the Platform with credible and up-to-date information. In the event of change of the personal data, the Participant is under obligation to immediately make the respective changes. The Administrator possesses the right to request additional information from the Participant or to verify the provided data. In case of failure to provide the requested information, the Administrator of the Platform possesses the right to limit the Participant's access to his personal profile and to other services and functions of the present Internet-resource. The information provided by the Participant is the only opportunity available to identify him as a User. Therefore, the Participant bears full responsibility for the unreliability or insufficiency of the provided data. The Administration of the Platform or the Administrator do not conduct any kind of verification of the data provided by the Participant. Therefore, the Administration of the Platform or the Administrator do not bear any responsibility before the Participant and before any third parties for the accuracy of the provided data.

4.1.2. The use of a number of functions or services of the Platform is impossible without providing additional personal information. In particular, it might be related to the operation of the features that involve collection of data from the Application Form or the use of the monetary funds or payment systems. Whenever necessary, the Administrator of the Platform has the right to request, at his own discretion, the documents confirming the information provided by the Participant, while the Participant is under the obligation to provide them. The failure to provide the above-mentioned documents might be considered as a

provision of a unreliable information, with all the consequences indicated in the present Agreement.

4.1.3. In the process of provision of personal information, the Participant is obliged to comply with the requirements of the current legislation and avoid providing data that belongs to other individuals. In the event of violation of this rule, the Participant bears the full responsibility for doing so. The Administrator possesses the right to suspend or terminate the access of the Participant to the Platform if there are sufficient grounds to consider that the personal data of the Participant has been indicated incorrectly or incompletely.

4.1.4. The Administrator of the Platform guarantees to the Participant that he shall take all the necessary technical and organizational measures in order to ensure the use of the personal (private) data in accordance with the terms and conditions of confidentiality. For more detail on the algorithm of use of personal (private) information - see the "Confidentiality" Section of the present Agreement.

4.1.5. The Administration of the Platform and/or the Administrator possess the right to use the collected information in order to forward messages and other information indicated in the Agreement and in the appendices to it to the Participant. By agreeing with the terms and conditions of the present Agreement, the Participant authorizes the Administration of the Platform to transfer the data provided by the Participant to the third parties, if such a transfer is required for the operation of the respective services and functions of the Platform and for the performance of the tasks by the Administration of the Platform or by the Administrator.

4.2. The Identification (Registration) Procedure.

4.1.2. In order to identify oneself on the Platform, the following actions are required:

to complete the registration form; to indicate your personal e-mail address, read and agree with the terms and conditions of the SAM Philosophy, the Participant Agreement, the Rules of the Platform and the Confidentiality Policy.

4.2.2.

The Administrator of the Platform will send the confirmation letter for the identification to the e-mail address indicated by the Participant. The letter will contain the activation link for the newly-created user account.

In order to activate the user account, the Participant has to follow the received link, otherwise the user account shall remain unactivated, and thus the Participant won't be able to fully experience all the functions and services of the Platform.

4.2.3. The Participant bears full responsibility for the legitimacy of the use of the e-mail address indicated by him, as well as for the maintenance of the access to this e-mail address.

4.2.4.

By identifying himself, the Participant gives his consent to receive messages, as well as other additional information about the Platform, its services, features and functions.

It also implies that the Participant gives his consent to the Administration of the Platform to have his personal (private) data processed.

4.2.5.

The provided e-mail address and the password are the means of identification of the Participant on the Platform. The Administration of the Platform strongly recommends the Participant to keep this data confidential, as in case of disclosure of this data to the third parties personal information of the Participant might be used against his interests.

The Administration bears no responsibility for the preservation of the data that allows the Participant to use his user account created on the Platform. All the actions performed with the use of the user account of the Participant are considered to be performed by the Participant individually. All the information collected with the use of the user account of the User is considered to be the information used individually by the Participant or with the consent of the Participant.

Unless the contrary is proved by the Participant, any actions performed with the use of the User Account of the Participant and/or with the use of his login and password are considered to be performed by the Participant individually.

4.2.6. As the services and functions of the Platform allow for an information exchange with the other Participants, as well as allow to store crucial data, the Participant has to pay special attention while using the provided functions and services. By publishing any information on the Platform, including images, audio and video files, other content, the Participant understands and agrees that part of this information becomes available to the third parties, including the ones with whom the Participant hasn't personally communicated with or contacted. The Administration of the Platform recommends the Participant to familiarize himself with the settings of his personal profile.

4.2.7. The identification as a User implies an unreserved and complete acceptance by the Participant of the terms and conditions of the present Agreement and all of its appendices.

4.3. Deletion of the User Account.

4.3.1. The Participant has the right to delete his user account at any moment in time by activating the "delete my account" function in his personal profile. Activation of the above-mentioned function triggers a pop-up message with the confirmation of the action which will lead to deletion of the name and the photo of the Participant. In this case, the Participant's status changes to "Deleted User".

4.3.2. The Participant understands and agrees with the fact that in the event of deletion of his user account, this Participant will be denied the access to his personal profile. At the same time, the information published on other pages of the Platform (in projects, commentaries, message history, in other content) and spread with the use of the user account of the Participant cannot be deleted, as by publishing this information the Participant has expressed his consent to have this information used by the third parties.

4.3.3. The Participant gives his consent to have his personal (private) information stored and used after the deletion of his user account. This requirement of the Administration predominantly aims at ensuring the guarantees of the Participant, for instance, in case of a need to establish emergency communication.

4.3.4. The Participant has the opportunity to restore his user account and his user profile by using his login and password that have been used by the Participant during the identification on the Platform.

5. Rules of Use of the Services and Functions of the Platform

5.1. Upon completion of the identification procedure, the Participant will be able to:

5.1.1. determine individually for personal non-commercial purposes the content of the personal profile, as well as the conditions of access to the above-mentioned content by other Participants;

5.1.2. receive access and publish information on personal profiles of other Participants if they have granted the corresponding rights or if such a function has been envisaged in the respective sections of the Platform;

5.1.3. utilize the full extent of the services and functions available on the Platform.

5.2. By becoming a Participant of SAM Platform, the Participant voluntarily undertakes the following obligations:

5.2.1. to comply with the terms and conditions of the present Agreement, the Rules of the Platform and the Rules of other sections, and the Confidentiality Policy;

5.2.2. to provide reliable, complete and up-to-date personal information, ensure timely updates of it;

5.2.3. to immediately inform the Administration of the Platform and the Administrator about an unauthorized access to the settings of the personal profile, about an unauthorized access to and/or use of the login and password of the Participant;

5.2.4. to avoid providing access to personal settings to other individuals (including the registered users);

5.2.5. to avoid publishing on the pages of the Platform information and files (including links to them) that might violate the rights and damage interests of third parties;

5.2.6. to perform back-up of the significant information of the Participant;

5.2.7. in the event of existence of any doubts regarding the legitimacy of performance of any actions, including the publication of information or granting access to it, the Participant is obliged to abstain from performing such an actions.

5.3. Any person that visits the Platform or that has used at least one of the services or functions available on the Platform, as well as any User of the Platform, is prohibited to do the following:

5.3.1. to use the Platform in order to achieve goals that are illegitimate or that are forbidden by the present Agreement, the Rules of the Platform and the Rules of other sections;

5.3.2. to identify (register) oneself on behalf or instead of another individual (individuals) without a legitimate mandate from another physical or legal person (the credentials granting the performance of the respective actions ought to be prepared within the limits of the current legislation);

5.3.3. to use login and password of another User;

5.3.4. to attempt to get access to the user account of the other Participant by any means possible, including but not limited to, via deception, abuse of trust, login and password attack, etc.;

5.3.5. to download, store, publish, spread, grant access to or use or replicate in any other way the content (information, materials, etc.) that: contains threats, defames, offends, discredits the honor, dignity and business reputation of the third parties; violates the personal privacy of other individuals; is vulgar or obscene, contains foul language, contains pornographic images and/or texts, sexual scenes with the involvement of minors; contains scenes of violence or animal abuse; contains description of means and methods of committing a suicide, any encouragement to its performance; propagates and/or fuels racial, religious, ethnic hatred or hostility, promotes Nazism or other ideology of racial

superiority; contains materials of extremist nature; propagates criminal activity or contains advice, instructions or directions how to conduct such an activity; contains a limited-access information, including state and commercial secrets, information about the private lives of the third parties; contains advertising materials or describes the appeal of using drugs, including "digital drugs" (sound files that affect the brain of a person in a destructive way), information about drug distribution, recipes of drug production and advice on drug consumption; violates their rights and interests of the citizens and legal persons or the requirements of legislation of Ukraine;

5.3.6. to publish on the Platform calls to the violent change of the constitutional form of government or to coup d'Etat; calls to change of the administrative divisions and/or state borders, violation of order established by the Constitution and laws, calls to violent behavior, arson, destruction of property, capture of buildings, violent eviction of the citizens, call to aggressive behavior, etc.

5.3.7. having no legally defined credentials, download, store, publish, spread, grant access to or replicate, use and publish information (including any materials) in any other way that would result in violation of the author's and related rights, rights for trademarks for products and services, industrial property rights and/or the rights for other objects of intellectual property that belong to the Organization, to the Participants and/or to the third parties;

5.3.8. to conduct bulk mailing of the messages without the consent of the Administration of the Platform and send (spread) undesired e-mail messages (spam) to other Participants or to the third parties;

5.3.9. to perform actions aimed at disruption of a normal operation of the services and functions of the Platform;

5.3.10. to download, store, publish, spread and grant access to or replicate and use in any other way viruses, Trojan horses and other malicious software that is capable of interrupting or disrupting the normal operation of the computer equipment and software, as well as the operation of the telecommunication means of any individuals, etc.;

5.3.11. to use the automated scripts (programs) for collection of information on the Platform and (or) for the interaction with the functions and services of the Platform;

5.3.12. to exceed the limits of the previously defined topic for discussion, (Offtop);

5.3.13. to overuse the publication of information that carries no meaning (Flood);

5.3.14. to provoke, trigger and/or support the war of words that has no relation to the original cause of the dispute (Flame);

5.3.15. to perform actions aimed at unwarranted uploading to the Platform of the huge amounts of information that interrupt the operation of the Platform and the access to the Platform by other Participants, interfere with the process of operation of the Platform;

5.3.16. to perform actions aimed at violation of measures limiting the access of the Participant to the Platform taken by the Administration of the Platform or by the Administrator;

5.3.17. to use the Platform to perform falsification of the ratings or other operations conducted on the Platform that artificially change the results of the services available on the Platform;

5.3.18. to perform actions directed at deceiving other Participants of the Platform;

5.3.19. to publish information that violates the rights and legal interests of the third parties (including publication of the photographs and videos that focus on showing an individual if this individual hasn't given his consent for publication on the Platform of the photographs and videos he features in);

5.3.20. to perform on the Platform an illegitimate collection, processing, storage and/or spread of personal data of other individuals;

5.3.21. to get (attempt to get) access to any of the services and functions of the Platform in any way other than the web-interface provided by the Administration of the Platform;

5.3.22. to replicate, duplicate, copy, sell, conduct trade operations and/or re-sell the rights for usage of the services and functions of the Platform for any purposes, with the exception of the cases when these actions have been directly permitted by the Administration on the basis of a separate agreement;

5.3.23. to publish advertising materials without the permission of the Administration of the Platform;

5.3.24. to publish any other information that, in the view of the Administration of the Platform, is considered to be undesirable, not corresponding to the objectives of the creation of the Platform, to the SAM Philosophy or to the statutory objectives and the aim of the Organization, or the one that affects the interests of the third parties or for any other reason considered to be undesirable for publication according to the generally accepted moral norms and prudence.

5.4. Content.

5.4.1. The Administration of the Platform does not conduct moderation of the content that is published by the Participants, except for the cases when such a necessity arises or when it is provided for by the rules of publication of a respective content in the corresponding sections of the Platform. The moderation

might be conducted with the aim of ensuring the compliance with the present Agreement and with other Rules, as well as with the aim of ensuring the compliance with the norms of the current legislation.

5.4.2. If the Participant publishes on the Platform the content that does not comply with the terms and conditions of the present Agreement and/or with the Rules of the Platform, the Administrator of the Platform possesses the right to temporarily block or delete completely or partially the content published by the Participant, including the content compliance of which with the terms and conditions of the Agreement, the Rules of the Platform and/or the norms of the current legislation is hard to be defined.

5.4.3. By publishing the content, the Participant individually decides upon the access to the content he publishes. Therefore, the Administration of the Platform does not perform any form of control over the use of the content published by the Participant by other Participants, unless otherwise provided for by the present Agreement or by any other Rules of the Platform.

5.4.4. The Participant takes full responsibility for the content that he publishes. The above-mentioned rule puts the Participant under the responsibility to avoid using (in particular, publishing) the content the rights to which belong to the third parties if the Participant does not have a permission of these individuals that grants the right to perform the respective actions.

5.4.5. The Participant bears personal responsibility for any content that has been shared by the Participant with other individuals on the Platform or via the Platform.

5.4.6. The Participant agrees with the fact that the Administration of the Platform has the right, but not the obligation, to review all pages and sections of the Platform for the presence of the prohibited Content. Taking this into consideration, the measures aimed at protection of the rights and interests of the individuals and compliance with the norms of the current legislation are taken only after the receipt of a complaint of the concerned party according to the established procedure.

5.4.7. If the Participant has reasonable grounds to suppose that the Platform contains the content that violates his rights and interests, or the rights and interests of the third party that he represents, or that violates the norms of the current legislation, the Participant is under obligation to inform the Administration about such instances by sending a respective complaint to the e-mail address reinforce.sam@gmail.com and to the address indicated in Section 11 of the present Agreement.

Every complaint, along with the information about the content published on the Platform that violates the rights and interests of a specific person (including URL-addresses of the respective webpages), and about the contact person that

addresses with a complaint - should contain the documents that confirm the rights of this person. Such documents might include: power of attorney (if the complaint is filed by the representative), documents or information confirming the rights for the content (certificates, contracts), etc. The documents attached to the complaint should be valid, correct and sufficient for the consideration of the complaint on the merits to be conducted.

In order to consider the complaint on the merits, the Administration of the Platform has the right to request additional or missing documents or information.

5.4.8. If the Participant provides untruthful information and documents about violation of his rights and interests, or of the rights and interests of the third party that he represents, the Participant himself shall take full responsibility for the damage inflicted (including any kind of expenses).

5.5. External Internet-Resources and Third-Party Content.

5.5.1. The Platform might contain links to other web-resources available on the Internet that belong to the third parties.

5.5.2. The Administration of the Platform does not bear any responsibility for any information published on the third-party websites, the access to which is granted to the Participant via the Platform or via the third-party content. When redirecting from the webpages of the Platform to the third-party Internet-resources, the Administration of the Platform and the Administrator are not obliged to notify the Participant about such a redirection and its consequences.

5.5.3. The links or instructions about downloading files and (or) installing the third-party software that are available on the Platform do not mean that the Administration of the Platform supports and approves of these actions. The links to any Internet-resources, products (services), any information of commercial or non-commercial nature that is available on the Platform, do not mean that the Administration of the Platform approves of or recommends the respective products (services), unless otherwise directly indicated when publishing the above-mentioned information.

5.5.4. If the Participant makes a decision to leave the Platform and follow a link to a third-party Internet-resource or use (install) a third-party software, the Participant does so at his own risk, thus releases the Platform from any kind of responsibility.

5.6. The Participant agrees to resolve individually and at one's own expense all the possible disputes with the third parties that are affected by the activity or lack of activity of the Participant while using the Platform.

5.6. In the event of a non-consent with the terms and conditions of the present Agreement, the Rules of the Platform and the Confidentiality Policy, the Participant is obliged to avoid using the SAM Platform, inform the Administration

of the Platform about it via sending a corresponding letter to the mailing addresses indicated in the Section 11 of the present Agreement.

6. Management of the Platform.

6.1. The Administrator ensures the operation and performance of the Platform. The Administrator is under obligation to promptly restore the operation of the Platform in case of technical problems and shutdowns. The Administration of the Platform bears no responsibility for temporary problems and shutdowns of the Platform and for loss of information (of any materials) caused by them. The Administration of the Platform bears no responsibility for the damage/losses inflicted upon the computer or upon any other device of the Participant or any other individual, upon any other equipment or software that resulted from or was connected with downloading materials or following links published on the Platform.

6.2. The Administrator of the Platform has the right to limit the access of one or a number of Participants to the Platform entirely or to its specific functions and services if such an access compromises the performance (efficiency) of the entire resource (or a part of it) or if such an access is performed with violation of terms and conditions of the present Agreement and/or the Rules of the Platform. Such a limitation might be temporary, in exceptional cases – permanent. The limitation might be enforced both via blocking and via a complete deletion of the user account of the Participant or a group of Participants.

6.3. For the purposes of maintenance and technical support of the Platform, as well as in order to ensure compliance with the present Agreement, with other Rules of the Platform and with the current legislation, the Administrator of the Platform has the right and a technical capability to access the personal profiles of the Users.

6.4. The Administration of the Platform has the right to send the Participant information about the development of the Platform and its services, as well as information of advertising nature about the activity and services of the Organization and about the activity and services of the third parties.

6.5. The Administration of the Platform has the right to utilize the statistic information related to the operation of the Platform, to the content provided by the Participant, as well as to the content of the other Participants - in order to ensure the displaying of the target-oriented content and/or advertising information to different audiences of the Platform.

7. Intellectual Property.

7.1. The Participant that publishes on the Platform any content that contains objects of intellectual property, including but not limited to: texts, graphic images, audio and video materials, computer software, databases, trademarks for products and services, etc. - guarantees that uploading it on the Platform,

copying and using this content and/or the objects of intellectual property that it contains shall not violate the rights of any third parties.

7.2. It is forbidden for the Participant to use in any way possible the content and the objects of intellectual property that are available on the Platform without a written permission for such actions by the respective owner of these rights.

7.3. By publishing any objects of intellectual property to the Platform, the Participant thereby grants the Organization, on a free-of-charge basis, non-exclusive property rights for these objects of intellectual property. The non-exclusive property rights granted by the Participant to the Organization do not possess any territorial restrictions and are granted for the full duration of the respective rights for the object of intellectual property.

7.4. The non-exclusive property rights granted by the Participant to the Organization include the rights for: use of the object of intellectual property; use of the object of intellectual property with indication or without indication of the name or nickname of the author; its replication, public performance or announcement, public demonstration and public display; conducting translations, processing, adaptation, arrangement and any other alterations; including the object of intellectual property as an integral part of other objects (works, etc.); putting the object of intellectual property into public domain in such a way that the representatives of the general public might be able to get access to this object of intellectual property from anywhere and anytime, at their own discretion; accompanying the object of intellectual property with illustrations, forewords, afterwords, commentaries, different backgrounds and appendices.

7.5. In the event of any kind of use of the content available on the Platform, the Participant is obliged to preserve the author's references that are available in the content, as well as indicate the authorship and a hyperlink to the website <http://www.SaveArmyMan.com> in each individual case when the content available on the Platform is used.

7.6. According to the present Agreement, the Participant is not granted any rights for objects of intellectual property that belong to the Administration of the Platform or to the third parties. All the rights for the objects of intellectual property remain in an exclusive possession of the Administration of the Platform and/or of a respective third party.

8. Warranties and Responsibilities

8.1. All the services and functions of the Platform are provided in the form of "as is" and "as available", except for the cases when otherwise directly indicated in the present Agreement or in any other legal documents of the Platform. The Administration of the Platform does not undertake any responsibility for the correspondence of any service or function of the Platform to the goals of a

specific Participant. Therefore, the Administration of the Platform does not guarantee that: the services and functions of the Platform shall meet the requirements of the Participant, including the characteristics of their permanency, efficiency, reliability, correctness; the Administration of the Platform does not guarantee that the quality of any feature, function, product, service, information, etc. shall meet the expectations of the Participant; the Administration of the Platform does not guarantee the security of the user account of the User and information published by the Participant on the Platform, as any kind of data and content published on the Internet or via any other wireless network can never be 100% confidential and secure.

8.2. Information acquired with the help of the services and functions of the Platform is used by the Participant at his own risk and peril. The Participant is held responsible for any damages and/or losses inflicted upon the computer of the Participant and his data, as a result of downloading the above-mentioned information (materials, etc.).

8.3. Any Participant bears full responsibility for his own actions related to creating and publishing information (any materials) on his personal profile and/or on any other pages of the Platform. The Administration of the Platform provides technical means for the Participant to use personal profile and other pages of the Platform, but does not participate in the process of production of the content of the personal profiles of the Participants and the content that is produced by the Participants. The Administration of the Platform bears no responsibility for any action or lack of action of any individuals related to production and use of the personal profiles of the Participants.

8.4. The lack of instructions, notifications, messages, materials, etc. on behalf of the Administration of the Platform - does not constitute a legal ground to impose any kind of responsibility upon the Administration of the Platform, as the use of the services and functions of the Platform is performed by the Participant individually.

8.5. The Administration of the Platform does not bear any responsibility and does not refund any losses inflicted upon the Participant or upon the third parties as a result of: access or lack of access to the Platform; unauthorized access to the communications of the Participant; statement or behavior (activity or lack of activity) of any third party.

8.6. The Organization bears no responsibility for the damage and losses inflicted upon the Participant or upon the third parties as a result of a misinterpretation or misunderstanding of the terms and conditions of the present Agreement, the Rules of the Platform, the Confidentiality Policy, instructions or tips related to the algorithm of use of the Platform and/or related to publication of data, clarifications related to any other technical issues. Before accepting the terms and conditions of the present Agreement, any Participant has the right to

address the Administration of the Platform in order to receive clarifications related to the provisions of the present Agreement.

8.7. The Administration of the Platform does not bear any responsibility for the Content of the websites that do not belong to it, for the links that might be available on the Platform, and does not guarantee their accessibility, proper operation and correspondence to the stated topic.

8.8. The Administration of the Platform does not undertake any responsibility for monitoring, alteration and control over the content that is published by anyone on the Platform. Neither does the Administration of the Platform guarantee and bear any responsibility for the credibility of the content, its legitimacy, quality and correspondence to the specific requirements and needs of the Participants of the Platform.

8.9. The Administration of the Platform does not bear any responsibility for the use of the content by the third parties. Such a content might include, but not be limited to, personal data of the Participant (if it is open for public access), published by the Participant on the Platform, including copying, replicating and spreading performed both within the limits of the Platform and via any other methods.

8.10. The Administration of the Platform does not bear any responsibility for the violations of the current Agreement by the Participant and reserves the right, at one's own discretion, as well as in the event of receiving information about possible violations from other Participants or third parties, to alter (moderate) or delete any content published by the Participant if this content violates the prohibitions established by the present Agreement (including personal messages), to suspend, limit or terminate the access of the Participant to all or any of the sections or features of the Platform at any period in time, for any reason or without providing justification, with a previous notification or without any. The Administration bears no responsibility for any damage that might be inflicted as a result of such an action.

8.11. The Administration of the Platform has the right to delete the user account and/or the personal profile of the User and (or) suspend, limit or terminate the access of the User to any of the features of the Platform if the Administration determines that, in its own view, the User is violating the terms and conditions of the present Agreement and/or does not comply with the terms of the present Agreement and/or poses a threat to the Platform and (or) to its participants. The Administration of the Platform does not bear any responsibility for the temporary blocking and deletion of the content or personal profile (suspension of the registration) of the User performed within the terms and conditions of the present Agreement.

8.12. The Administration of the Platform strongly recommends using only licensed software. The Administration of the Platform strongly recommends using anti-virus and other software aimed at protection of technical and other devices and of the information.

9. Introduction of Changes and Appendices to the Terms and Conditions of the Agreement.

9.1. The Administration of the Platform might introduce changes (appendices) into the present Agreement on a unilateral basis, without any special notification of every individual Participant. All the changes (appendices) introduced into the Agreement shall be available in the form of a new edition of the Agreement. All the changes (appendices) introduced into the Agreement come into force upon their publication. The Administration of the Platform is not bound by any minimal or previously established time interval for enforcement of changes (appendices) into the present Agreement.

9.2. The present Agreement is an open and public-access document. The current edition of the Agreement is located on the Platform at the following address: <http://savearmyman.com/user-agreement>. The Administration strongly recommends the Participant to always check the terms and conditions of the present Agreement for any changes and/or appendices while visiting the Platform and/or before using its functions and services. In the event of non-consent with a new version of the Agreement, the Participant is under obligation to cease the use of the services and functions of the Platform. If, after the entry of a new edition of the present Agreement into force, the Participant continues to visit the Platform and/or to use the services and functions of the Platform, it means that the Participant has approved the changes (appendices), agrees with them, and thus they are compulsory for the Participant to comply with.

10. Confidentiality.

10.1. If the Participant, while using the Platform, in any way possible discovers information related to the Organization and/or to the third parties which, according to the current legislation, falls into the category of confidential information and/or commercial secrets, it is prohibited for the Participant to store, use and spread such an information.

10.2. The Participant understands and agrees that by publishing on the Platform information access to which hasn't been limited by the Participant himself, any third party might get access to such an information.

10.3. The Participant hereby confirms that he has read, understood and accepts the terms and conditions of the Confidentiality Policy between the Participant and the Organization that is located at the following address: <http://savearmyman.com/confidential-agreement>

11. Final Provisions

11.1. The legislation of Ukraine applies to the present Agreement and to the relations between the Administration of the Platform and the Participants that result from visiting and/or using the Platform. The issues not settled with the help of the present Agreement, are subject to settlement within the framework of legislation of Ukraine.

11.2. In the event of any disputes or differences related to the compliance with the present Agreement, the Participants and the Administration commit to exercise their best efforts in order to resolve these issues through negotiations. If the disputes cannot be resolved through negotiations, both parties agree with the fact that the respective courts of Ukraine possess an exclusive jurisdiction regarding any claims, disputes or differences that are related to the present Agreement and to the use of the Platform.

11.3. The invalidity of one provision of the Agreement does not lead to the invalidity of the rest of the Agreement. The refusal of any party to comply with any term or condition of the present Agreement, or any kind of violation of those, does not invalidate the legal force of such a term or condition.

11.4. At any moment in time and without any previous notification, the Organization possesses the right to yield its rights according to the current Agreement (fully or partially) in favor of a third party.

11.5. All the approaches and proposals from physical and legal persons to the Administration of the Platform related to the present Agreement and to any other issues connected with the operation of the Platform, to the violation of the rights and interests of the third parties in the process of use of the Platform, as well as any inquiries of the authorized officials of Ukraine – are to be forwarded to the e-mail address reinforce.sam@gmail.com.